#### POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

37 CFR 3.73(b).	nent under				
I hereby appoint:					
Practitioners associated with the Customer Number: 23409					
OR					
Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be use	i):				
Name Registration Name Name Number	Registration Number				
as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in control and yand all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment do attached to this form in accordance with 37 CPR 3.75(b).					
Please change the correspondence address for the application identified in the attached statement under 37 CFR 3.73(b) to:					
The address associated with Customer Number.  23409					
Individual Name					
Address					
City State Zip					
Country					
Telephone Email					
Assignee Name and Address: Merge Healthcare Incorporated 6737 W. Washinigton Street, Suite 2250 Milwaukee, Wisconsin 53214					
A copy of this form, together with a statement under 37 CFR 3.73(b) (Form PTO/SB/96 or equivalent) is req filed in each application in which this form is used. The statement under 37 CFR 3.73(b) may be complete the practitioners appointed in this form if the appointed practitioner is authorized to act on behalf of the as and must identify the application in which this Power of Attorney is to be filed.	by one of				
SIGNATURE of Assignee of Record  The individual whose signature and title is supplied below is authorized to act on behalf of the assignee					
Signature Un Maylery Date 08/20/20	09				
Name Ann G. Mayberry-French Telephone 414-977	4000				
Title Vice President, General Counsel & Corporate Secretary					

Into condection of information is required by or u.c. ret. 1.a.1, 1.a.2 and 1.a.3. The information is required to obtain of retain a betterin to you be public with the public by the USPTIO to process) an application. Confidentiality is governed by 38 U.S.C. 122 and 37 CFR.111 and 11.4.1 Mis collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application from to the USPTIO. Time will very depending upon the individual cases. Any comments on the amount of time up or require to complete this form and/or suggestions for reducing this burden, should be sent to the Chef Information Officer, U.S. Palent and Tardenties, Office, U.S. Department of Comments of the Section of the Chef Information Officer, U.S. Palent and Tardenties, Office, U.S. Department of Comments of the USPTIO. The USPTION OF SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patrick, P.O. Box 1450, Alexandria, VA 22313-1450.

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

CTATEMENT UNDER 27 CER 2 72/b)

STATEMENTO	NDER ST GIR S. ISLOT
Applicant/Patent Owner: Merge Healthcare Incorporated	
Application No./Patent No.: 09/975027	Filed/Issue Date: 10-October-2001
Titled: Systems and Methods for Enhancing the Viewing	of Medical Images
Systems and Methods for Enhancing the vicinity	, or modical images
	orporation
(Name of Assignee)	Type of Assignee, e.g., corporation, partnership, university, government agency, etc.
states that it is:	
1. $\boxed{\textbf{X}}$ the assignee of the entire right, title, and interest in;	
an assignee of less than the entire right, title, and int (The extent (by percentage) of its ownership interest	erest in is %); or
3. the assignee of an undivided interest in the entirety of	of (a complete assignment from one of the joint inventors was made)
the patent application/patent identified above, by virtue of either	:
An assignment from the inventor(s) of the patent applied the United States Patent and Trademark Office at R copy therefore is attached.	olication/patent identified above. The assignment was recorded in eel, or for which a
OR	
	olication/patent identified above, to the current assignee as follows:
1. From: Roy, Stephen, C. / Hodgeman, John	D. To: Etrauma.com Corp.
The document was recorded in the United Reel $014401$ , Frame $0$	
2. From: Etrauma.com Corp./Trauma Acquis	ition Corp. To: Etrauma.com Corp.
The document was recorded in the United	States Patent and Trademark Office at
Reel 024900 , Frame 0	778, or for which a copy thereof is attached.
3. From: Etrauma.com Corp.	To: Stryker Imaging Corporation
The document was recorded in the United	d States Patent and Trademark Office at
Reel 024906 , Frame 0	598 or for which a copy thereof is attached.
Additional documents in the chain of title are listed	on a supplemental sheet(s).
As required by 37 CFR 3.73(b)(1)(i), the documentary or concurrently is being, submitted for recordation pursu	evidence of the chain of title from the original owner to the assignee was, ant to 37 CFR 3.11.
[NOTE: A separate copy (i.e., a true copy of the original accordance with 37 CFR Part 3, to record the assignme	al assignment document(s)) must be submitted to Assignment Division in that in the records of the USPTO. See MPEP 302.08]
The undersigned (whose title is supplied below) is authorized to	o act on behalf of the assignee.
/molly s. lawson/	14-February-2011
Signature	Date
Molly S. Lawson	Attorney for Assignee
Printed or Typed Name	Title equired to obtain or retain a benefit by the public which is to file (and by the USPTO to

This collection of information is required by 37 CFR 3.7(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPT to to process) an application. Confidentiality is governed by 38 U.S. of 12 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes between the process of the 12 minutes of the 12 minutes

#### Privacy Act Statement

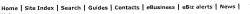
The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 2186).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/ther designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.



## United States Patent and Trademark Office





### Electronic Patent Assignment System

## **Confirmation Receipt**

Your assignment has been received by the USPTO. The coversheet of the assignment is displayed below:

#### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Stock Purchase Agreement

#### CONVEYING PARTY DATA

Name	Execution Date
Stryker Imaging Corporation	07/02/2010
The state of the s	

#### RECEIVING PARTY DATA

Name:	Merge Healthcare Incorporated
Street Address:	6737 W. Washington Street
Internal Address:	Suite 2250
City:	Milwaukee
State/Country:	WISCONSIN
Postal Code:	53214

#### PROPERTY NUMBERS Total: 9

Property Type	Number		
Application Number:	10905279		
Application Number:	12586215		
Patent Number:	7106479		
Patent Number:	7564579		
Application Number:	11533703		
Patent Number:	7180624		

Lie i					
Patent Number:	6798533				
Patent Number:	6381029				
Application Number:	12321409				
CORRESPONDENCE DATA  Fax Number: (414)277-0656					
Fax Number: (414)277-0656 Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: Half 2716580 Email: Correspondent Name: Michael Best & Friedrich LLP Address Line 1: 100 E. Wisconsin Ave. Address Line 2: Suite 3300 Address Line 4: Milwaukee, WISCONSIN 53202					
ATTORNEY DOCKET NUMBER:	026436-9001				
NAME OF SUBMITTER:	Molly S. Lawson				
Signature:	/molly s. lawson/				
<b>Date:</b> 02/10/2011					
Total Attachments: 11 source—ASFILED Assignment#page1.tif source—ASFILED Assignment#page2.tif source—ASFILED Assignment#page3.tif source—ASFILED Assignment#page4.tif source—ASFILED Assignment#page5.tif source—ASFILED Assignment#page5.tif source—ASFILED Assignment#page7.tif source—ASFILED Assignment#page7.tif source—ASFILED Assignment#page8.tif source—ASFILED Assignment#page9.tif source—ASFILED Assignment#page9.tif source—ASFILED Assignment#page1.tif					
RECEIPT INFORMATION					
	.T1460375 102011 60				

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#### STOCK PURCHASE AGREEMENT

THIS STOCK PURCHASE AGREEMENT (this "Agreement"), dated as of July 2, 2010, is made by and among Stryker Corporation, a Michigan corporation (the "Seller"), Stryker Imaging Corporation, a Delaware corporation (the "Company"), and Merge Healthcare Incorporated, a Delaware corporation (the "Purchaser").

#### PRELIMINARY STATEMENTS

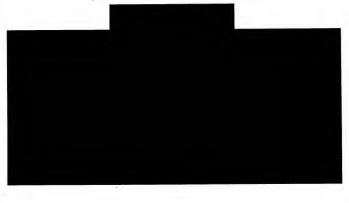
WHEREAS, on the terms and subject to the conditions hereinafter set forth, the parties desire to enter into this Agreement, pursuant to which the Seller shall sell, and the Purchaser shall purchase, all of the outstanding Common Stock of the Company, for the consideration and on the terms set forth in this Agreement;

WHEREAS, the parties desire to make certain representations, warranties, covenants and agreements in connection with the transactions contemplated hereby; and

WHEREAS, the Boards of Directors of the Seller, the Company and the Purchaser have each approved and adopted this Agreement and the other transactions contemplated hereby.

#### AGREEMENTS

NOW, THEREFORE, in consideration of the representations, warranties, covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms and subject to the conditions hereinafter set forth, the parties hereto, intending to be legally bound hereby, agree as follows:



## Pages 2 – 37 redacted

IN WITNESS WHEREOF, the Seller, the Company and the Purchaser have caused this Agreement to be signed, all as of the date first written above.

#### THE SELLER:

## STRYKER CORPORATION

тне сом	IPANY:
STRYKEI	R IMAGING CORPORATION
Ву:	
Name:	
Title:	
THE PUR	CHASER:
	CHASER: HEALTHCARE INCORPORATED

IN WITNESS WHEREOF, the Seller, the Company and the Purchaser have caused this Agreement to be signed, all as of the date first written above.

#### THE SELLER:

STR	YKER CORPORATION
By:_	tunty of Seanull
Nam	citimoth, I sannell
Title	:Group President, Medsurg+Spir
THI	COMPANY: ·
STE	YKER IMAGING CORPORATION
· Bw	
Nan	ne:
TH	E PURCHASER:
ME	RGE HEALTHCARE INCORPORATED
IVIS	RGE REALITICARE INCORPORATED
By:	

## IN WITNESS WHEREOF, the Seller, the Company and the Purchaser have caused this Agreement to be signed, all as of the date first written above.

Name:

#### THE SELLER:

#### STRYKER CORPORATION

Title:
THE COMPANY:
STRYKER IMAGING CORPORATION
//
By: 4/8/3/
Name: WILLIAM R ENQUIST
Title: PRESIDENT
THE PURCHASER:
MERGE HEALTHCARE INCORPORATED
Bv:
Name:

#### DISCLOSURE SCHEDULES

TO THE

### STOCK PURCHASE AGREEMENT DATED AS

OF JULY 2, 2010

BY AND AMONG

STRYKER CORPORATION,

STRYKER IMAGING CORPORATION

AND

#### MERGE HEALTHCARE INCORPORATED

Capitalized terms in this Disclosure Schedule shall, unless otherwise defined herein, have the same meanings assigned to such terms in the Stock Purchase Agreement referenced above (as amended, modified or supplemented, the "Purchase Agreement"). Section headings are provided for convenience only. This Disclosure Schedule is qualified in its entirety by reference to specific provisions of the Purchase Agreement and is not intended to constitute, and shall not be construed as constituting, representations and warranties of the Seller or the Company except as and to the extent provided in the Purchase Agreement. The information and the dollar thresholds set forth in this Disclosure Schedule shall not be used as a basis for interpreting the terms "material," Material Adverse Effect (as that term is defined in the Purchase Agreement) or other similar terms in the Purchase Agreement. The fact that any item of information is disclosed in this Disclosure Schedule shall not be construed to mean that such information is required to be disclosed by the Purchase Agreement or represents a material exception from any representation, warranty or covenant or fact, event or circumstance that has had or would reasonably be expected to have a Company Material Adverse Effect. Nothing in the Company Disclosure Schedule shall constitute an admission of any liability or obligation of Seller or the Company to any third party. The inclusion of any information in any particular Disclosure Schedule shall not be deemed to be an admission or acknowledgement by the Company or the Seller, in and of itself, that such information is material to or outside the ordinary course of the business of the Company.

The information disclosed herein is subject to the Confidentiality Agreement.

# Pages 2-25 redacted

## Schedule 3.2(p)



### Patents

STATUS	ATTORNEY FILE NUMBER	ATTORNEY	FILING DATE	SERIAL NUMBER	ISSUE DATE	PATENT NUMBER
Issued	sykima.8	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	13-Dec- 01	10029817	28- Sep-04	6798533
Issued	sykima.9	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	28-Jan- 04	10766232	20- Feb-07	7180624
Issued	sykima.10	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	20-Sep- 06	11533703	15-Jan- 08	
Issued	sykima.11	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	31-Oct- 07	11930718	21-Jul- 09	7564579
Pending	sykima.30	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	20-Jan- 09	12321409		

STATUS	ATTORNEY FILE NUMBER	ATTORNEY	FILING DATE	SERIAL NUMBER	ISSUE DATE	PATENT NUMBER
Issued	sykima.7	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	23-Dec- 98	9219956	30- Apr-02	6381029
Issued	sykima.12	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	10-Oct- 01	9975027	12- Sep-06	7106479
Pending	sykima.31	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	18-Sep- 09	12586215		
Pending	sykima.14	Lerner, David, Littenberg, Krumholz & Mentlik, LLP	23-Dec- 04	10905279		

# Pages 29-30 redacted